IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TEXARKANA DIVISION

MOTOROLA, INC.,	§	
	§	
Plaintiff and	§	
Counterclaim-Defendant,	§	
v.	§	No. 5:07-cv-00171-DF-CMC
	§	Jury
VTECH COMMUNICATIONS, INC.,	§	
VTECH TELECOMMUNICATIONS	§	
LTD.	§	
	§	
Defendants and	§	
Counterclaim-Plaintiffs.	§	
	§	

ORDER GRANTING MOTOROLA AND VTECH LEAVE TO AMEND THEIR PATENT RULE 3 DISCLOSURES

Having considered Motorola's And VTech's Joint Motion for Leave to Amend
Their Eastern District of Texas Patent Rule 3 Disclosures, the Court hereby ORDERS that (1)
Motorola is granted leave to serve its amended Patent Rule 3-1(f) disclosures on VTech; (2)
VTech is granted leave to amend its invalidity contentions as set forth in D.I. 163; and (3) VTech is granted leave to amend its invalidity contentions to add materials relating to Sony MagicLink and Apple Hypercard.

IT IS SO ORDERED.

SIGNED this 27th day of August, 2009.

CAROLINE M. CRAVEN
UNITED STATES MAGISTRATE JUDGE